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4                   20-UNITED STATES DISTRICT COURT  
5                   WESTERN DISTRICT OF WASHINGTON  
6                   AT TACOMA

7 DANNY L PELLUM,  
8  
9 v.  
10                   Plaintiff,

11 KING COUNTY,  
12                   Defendants.

Case No. C20-1033 RSL-TLF

INITIAL PRETRIAL SCHEDULING  
ORDER

Pursuant to Fed. R. Civ. P. 16(b), Local Civil Rule LCR 16(b), and the parties' Joint Status Report (Dkt. 10), the Court establishes the following schedule:

Event	Date
Initial disclosures	August 18, 2020
Last date to amend the pleadings	September 9, 2020
Last date for joinder of additional parties	November 25, 2020
Disclosure of any expert witnesses' reports under FRCP 26(a)(2)*	April 30, 2021
Last date to file motions related to discovery	June 9, 2021
Last date to complete agreed-upon mediation conference under LCR 26.1	June 30, 2021
Completion of discovery Includes service of responses to interrogatories and requests for production, the taking of depositions, and meet-and-confer meetings.	June 30, 2021
Last date to file and serve dispositive motions Under LCR 7, noting date is <b>fourth</b> Friday thereafter. Replies will be accepted.	July 30, 2021

1       These are firm dates that can be changed only by order of the Court, not by  
2 agreement of counsel or the parties. The Court will alter these dates only upon good  
3 cause shown; failure to complete discovery within the time allowed is not recognized as  
4 good cause.

5           Dispositive Motions

6       Any dispositive motion shall be filed and served on or before **July 30, 2021**.  
7 Pursuant to LCR 7(b), any argument being offered in support of a motion shall be  
8 submitted as a part of the motion itself and not in a separate document. The motion  
9 shall include in its caption (immediately below the title of the motion) a designation of  
10 the date the motion is to be noted for consideration upon the Court's motion calendar.  
11 Dispositive motions shall be noted for consideration on a date no earlier than the fourth  
12 Friday following filing and service of the motion. LCR 7(d)(3).

13       All briefs and affidavits in opposition to any motion shall be filed and served  
14 pursuant to the requirements of Rule 7 of the Federal Rules of Civil Procedure and LCR  
15 7. The party making a motion may file and serve a reply to the opposing party's briefs  
16 and affidavits. Any reply brief shall also be filed and served pursuant to the  
17 requirements of Rule 7 of the Federal Rules of Civil Procedure and LCR 7.

18           Privacy Policy

19       Pursuant to Federal Rule of Civil Procedure 5.2 and LCR 5.2, parties must redact  
20 the following information from documents and exhibits before they are filed with the  
21 court:

22           • Dates of Birth: redact to the year of birth  
23           • Names of Minor Children: redact to the initials

- 1     • Social Security Numbers and Taxpayer Identification Number: redact in their  
2         entirety

- 3     • Financial Accounting Information: redact to the last four digits

- 4     • Passport Numbers and Driver License Numbers: redact in their entirety

5             All documents filed in the above-captioned matter must comply with Federal Rule  
6     of Civil Procedure 5.2 and LCR 5.2.

7             Cooperation and Settlement

8             As required by LCR 37(a), all discovery matters are to be resolved by agreement  
9     if possible. Counsel are further directed to cooperate in preparing the final pretrial order  
10    in the format required by LCR 16.1, except as ordered below.

11            If the case resolves or settles in private mediation as indicated in the Joint Status  
12    Report (Dkt. 10), counsel for the parties shall promptly notify Judicial Law Clerk Miguel  
13    Mendez-Pintado at (253) 882-3894, or direct the mediator to advise the court in writing  
14    as provided in Local Rule LCR 39.1(c)(7).

15            Proof of Service and Sanctions

16            All motions, pretrial statements and other filings shall be accompanied by proof  
17    that such documents have been served upon counsel for the opposing party or upon  
18    any party acting *pro se*. The proof of service shall show the day and manner of service  
19    and may be by written acknowledgment of service, by certificate of a member of the bar  
20    of this Court, by affidavit of the person who served the papers, or by any other proof  
21    satisfactory to the Court. Failure to comply with the provisions of the Order can result in  
22    dismissal/default judgment or other appropriate sanctions.

The Clerk of Court is directed to send a copy of this Order to counsel for the parties.

Dated this 10th day of August, 2020.

*Theresa L. Fricke*

Theresa L. Fricke  
United States Magistrate Judge